

**SUPREME COURT MINUTES  
TUESDAY, MARCH 17, 1998  
SAN FRANCISCO, CALIFORNIA**

S007210      People, Respondent

v.

William Michael Dennis, Appellant

The time for granting or denying rehearing in the above cause is hereby extended to and including June 8, 1998, or the date upon which rehearing is either granted or denied.

Orders were filed in the following matters extending the time within which to grant or deny a petition for review to and including the date indicated, or until review is either granted or denied:

A076469/S067313      In re Aaron C., a Minor; People v. Aaron C. - April 20, 1998.

A076821/S067323      People v. Perlas - April 20, 1998.

B099702/S067383      People v. Roberto Padilla et al. - April 23, 1998.

B102576/S067325      People v. Joel Landa; In re Joel Landa on Habeas Corpus; And Companion Case - April 20, 1998.

B103456/S067460      People v. Roger Allen Perry - April 23, 1998.

B106076/S067403      People v. Cartez Rodney Myers - April 22, 1998.

B106092/S067421      People v. Anthony Sampson - April 22, 1998.

B106551/S067400      People v. Brian Cavanaugh - April 22, 1998.

B107817/S067458      People v. Kenny Santana Johnson - April 23, 1998.

B109826/S067224      People v. Savoya Darnell Collins - April 20, 1998.

B110428/S067504      In re Joseph Hunt on Habeas Corpus - April 23, 1998.

C023997/S067498 People v. Richard Albert Brinkman - April 23, 1998.

C024221/S067381 People v. Frank Romas Sumahit - April 21, 1998.

D025024/S067513 People v. William Thomas Harrison - April 23, 1998.

G018949/S067463 People v. Guadalupe Vincent Hernandez - April 22, 1998.

H015159/S067385 People v. Mathew Guy Musladin - April 20, 1998.

H015380/S067521 People v. Max Henry Denize - April 23, 1998.

S033901 People, Respondent

v.

Catherine Thompson, Appellant

On application of appellant and good cause appearing, it is ordered that the appellant is granted to and including May 12, 1998, to request correction of the record on appeal. Counsel for appellant is ordered to notify the Clerk of the Supreme Court in writing as soon as the act as to which the Court has granted an extension of time has been completed.

S061215 Cates Construction, Inc. et al., Appellants

v.

Talbot Partners et al., Respondents

And Companion Case

The application of the Product Liability Advisory Council for permission to file an amicus curiae brief in support of appellant TIG Insurance Co. is hereby granted.

An answer thereto may be served and filed by any party on or before April 7, 1998.

S066488 People, Respondent

v.

Roy Rios Alvarez, Appellant

Upon request of appellant for appointment of counsel, Valerie G. Wass is hereby appointed to represent appellant on his appeal now pending in this court.

S068709 Massimo Candido, Petitioner

v.

Los Angeles County Superior Court, Respondent  
People, Real Party in Interest

The above entitled matter is transferred to the Court of Appeal,  
Second Appellate District.

Bar  
Misc.  
4186

In the Matter of the Application of the Committee of Bar Examiners  
of the State of California for Admission of Attorneys

The written motion of the Committee of Bar Examiners that the  
following named applicants, who have fulfilled the requirements for  
admission to practice law in the State of California, be admitted to  
the practice of law in this state is hereby granted, with permission to  
the applicants to take the oath before a competent officer at another  
time and place:

(LIST OF NAMES ATTACHED TO ORIGINAL ORDER)

S062313

In the Matter of the Suspension of Attorneys  
Pursuant to Rule 962, California Rules of Court

Having been provided proof of compliance pursuant to  
subdivision (1) of section 11350.6 of the Welfare and Institutions  
Code, the suspension of **David Erik Lundin** pursuant to our order  
filed on January 30, 1998, is hereby terminated.

This order is final forthwith.

S067093

In re **Leo Fasen** on Discipline

It is ordered that **Leo Fasen** be suspended from the practice of  
law for three months, that execution of said suspension be stayed,  
and that he be placed on probation for one year subject to the  
conditions of probation recommended by the Hearing Department of  
the State Bar Court in its Order Regarding Stipulation filed  
November 17, 1997. The period of probation shall be consecutive to  
that imposed in S044005 (92-O-13003). Costs are awarded to the  
State Bar pursuant to Business and Professions Code section  
6086.10 and are payable in accordance with Business and  
Professions Code section 6140.7.

S067095 In re **Franklin Harris** on Discipline

It is ordered that **Franklin Harris** be suspended from the practice of law for two years, that execution of suspension be stayed, and that he be placed on probation for two years subject to the conditions of probation recommended by the Hearing Department of the State Bar Court in its order approving stipulation filed November 5, 1997. It is further ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn. 8.) Costs are awarded to the State Bar and shall be added to and become part of the membership fee for the next calendar year. (Bus. & Prof. Code, § 6140.7.)

S067098 In re **Robert Troy Caron** on Discipline

It is ordered that **Robert Troy Caron** be suspended from the practice of law for 60 days, that execution of suspension be stayed, and that he be placed on probation for one year subject to the conditions of probation recommended by the Hearing Department of the State Bar Court in its order approving stipulation filed October 28, 1997. The stayed suspension and probation shall commence consecutive to the discipline imposed in S059762 (96-O-461). Costs are awarded to the State Bar pursuant to Business and Professions Code section 6086.10 payable in accordance with Business and Professions Code section 6140.7 (as amended effective January 1, 1997).

S067110 In re **Paul Eugene Groff** on Discipline

It is ordered that **Paul Eugene Groff** be suspended from the practice of law for 90 days, that execution of suspension be stayed, and that he be placed on probation for 18 months subject to the conditions of probation, including restitution, recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed October 28, 1997, as modified by its order filed December 9, 1997. It is further ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn. 8.) Costs are awarded to the State Bar and shall be added to and become part of the membership fee for the next calendar year. (Bus. & Prof. Code, § 6140.7.)

S067111 In re **Daniel Ray Bacon** on Discipline

It is ordered that **Daniel Ray Bacon** be suspended from the practice of law for one year, that execution of suspension be stayed, and that he be placed on probation for two years on condition that he be actually suspended for 60 days. He is also ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its order approving stipulation filed November 17, 1997. It is further ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn. 8.) Costs are awarded to the State Bar pursuant to Business and Professions Code section 6086.10 and payable in accordance with Business and Professions Code section 6140.7 (as amended effective January 1, 1997).

S067147 In re **William Schofield Mullin** on Discipline

It is hereby ordered that **William Schofield Mullin** be disbarred from the practice of law and that his name be stricken from the roll of attorneys. He is also ordered to comply with rule 955, California Rules of Court, and to perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 days, respectively, after the date this order is effective.\* Costs are awarded to the State Bar pursuant to Business and Professions Code section 6086.10 and those costs are payable in accordance with section 6140.7 (as amended effective January 1, 1997).

\*(See Business & Professions Code, § 6126, subd. (c).)

S067150 In re **Robert S. Robertson** on Discipline

It is ordered that **Robert S. Robertson** be suspended from the practice of law for one year, that execution of suspension be stayed, and that he be placed on probation for one year on condition that he be actually suspended for six months. The periods of probation and actual suspension shall be consecutive to the periods of probation and actual suspension imposed in S059018 (94-O-13807.) He is also ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its decision filed October 22, 1997. Costs are awarded to the State Bar pursuant to Business and Professions Code section 6086.10 and are payable in accordance with Business and Professions Code section 6140.7 (as amended effective January 1, 1997).

S067159      In re **Jerome Anthony DeFilippo** on Discipline

It is hereby ordered that **Jerome Anthony DeFilippo** be  
disbarred from the practice of law and that his name be stricken from  
the roll of attorneys. Costs are awarded to the State Bar.